EX PARTE OR LATE FILED

MORRISON & FOERSTER LLP

ATTORNEYS AT LAW

SAN FRANCISCO LOS ANGELES SACRAMENTO ORANGE COUNTY PALO ALTO WALNUT CREEK DENVER

2000 PENNSYLVANIA AVENUE, NW WASHINGTON, D.C. 20006-1888 TELEPHONE (202) 887-1500 TELEFACSIMILE (202) 887-0763

October 19, 1998

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HONG KONG SINGAPORE TOKYO

Writer's Direct Contact (202) 887-8739 jbucholz@mofo.com

Via Hand Delivery

Ms. Magalie Roman Salas Secretary **Federal Communications Commission** 1919 M Street, N.W., Room 222 Washington, D.C. 20554

Re: EX PARTE

ET Docket No. 95-18: RM 9328

Dear Ms. Salas:

On Friday, October 16th, Cheryl Tritt of Morrison & Foerster, on behalf of ICO Global Communications, filed two ex parte letters in the above referenced dockets. In Ms. Tritt's letter, she stated that four (4) copies of these letters was being submitted for inclusion in the public record. Because of a clerical oversight, only two (2) copies of these letters were submitted. Therefore, I am submitting two (2) additional copies of each letter now. Thank you for your attention to this matter.

Sincerely,

Legal Assistant

enclosures

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BRUSSEFEDERAL COMMUNICATIONS COMMISSION BEITING OFFICE OF THE SECRETARY

HONG KONG SINGAPORE TOKYO

Writer's Direct Contact (202) 887-1510 ctritt@mofo.com

Via Hand Delivery

Ms. Magalie Roman Salas Secretary Federal Communications Commission 1919 M Street, N.W., Room 222 Washington, D.C. 20554

Re: EX PARTE

ET Docket No. 95-18; RM 9328

Dear Ms. Salas:

Yesterday, October 15, 1998, Norman Leventhal, counsel for ICO USA Service Group ("Service Group"); Peter Hadinger, director, telecommunications policy, TRW, representing the Service Group; and the undersigned, on behalf of ICO Global Communications ("ICO"); met with Rebecca Dorch, Julius Knapp, Geraldine Matise, Fred Thomas, Charles Iseman and Sean White of the Office of Engineering and Technology ("OET"), and Mindy Ginsburg and Karl Kensinger of the International Bureau to discuss the formation of the Service Group and the status of the abovecaptioned proceedings. ICO and the Service Group also discussed the spectrum access policy proposals outlined in the attached document.

Four copies of this letter, two for each of the above-cited proceedings, have been submitted to the Secretary of the Commission for inclusion in the public record, as required by Section 1.1206(b)(2) of the Commission's rules.

Sincerely,

Cheryl A. Trit

Counsel for ICO Global Communications

Attachment

MORRISON & FOERSTER LLP

Ms. Magalie Roman Salas October 16, 1998 Page Two

cc: Rebecca Dorch
Mindy Ginsburg
Charles Iseman
Sean White
Karl Kensinger
Julius Knapp
Geraldine Matise
Fred Thomas

PROPOSED ELEMENTS OF FCC SPECTRUM ACCESS POLICY FOR GLOBAL MSS SYSTEMS AT 2GHz

- 1. Establish global model/precedent for market opening for MSS systems.
- 2. Global MSS should not pay for spectrum access, whether by auctions, fees or direct relocation costs to any party but will provide accommodation such as technical assistance, product development support and operational constraints where required to allow a rapid and inexpensive transition of incumbent users.
- 3. Allow for negotiated transition and accommodation arrangements (as described in paragraph 2 above) between MSS entrants and terrestrial incumbents.
 - FCC to allow in-band retuning (FS) prior to Sunset date.
- 4. Given the near term entry of 2 GHz MSS (August 2000), establish the following basic transition rules and policies to apply in the absence of negotiated arrangements.
 - a. 'Sunset' date (1/1/2005) for all incumbent terrestrial systems, after which MSS systems in 2 GHz bands may commence unconstrained operations.
 - b. Terrestrial Licensing in Uplink (1990-2025 MHz)/Downlink (2165-2200 MHz):
 - Freeze on applications for new licenses, renewals and modifications as of issuance of the FNPRM.
 - No new licenses granted upon issuance of the R&O.
 - All renewals prior to January 1, 2000 conditioned on secondary status as of August 1, 2000.
 - c. Harmful interference:
 - Adopt ITU interference standards and interference assessment methods for protection of primary Fixed Service systems.
 - MSS to avoid harmful interference to authorized primary terrestrial systems prior to 'Sunset' date.
 - In view of the expected improvement in spectrum efficiency in the digital ENG environment, discontinue BAS Channel 1 (Global MSS spectrum) prior to first MSS operational use.
 - BAS continues use of Channel 2 until such time as additional authorized entry of MSS requires additional spectrum take-up but, in any event, no later than 1/1/2005. It is not expected that accommodation will be necessary for BAS Channel 2.
 - d. BAS ENG conversion to digital as soon as possible but, in no event, later than in accordance with FCC fixed DTV conversion schedule (e.g. complete conversion of all commercial television stations by May 1, 2002.)
 - e. Shared (entrant and incumbent) operational constraints during transition period.